# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

MICHAEL HACKLEY ARCHITECTS, \*P.C. AND MICHAEL HACKLEY,

\*

Plaintiffs,

\*

V.

CASE NO: JFM 02 CV 3363

LVLX, INC., JOHN LEE, COMMERCIAL FINISH GROUP, INC., JEFFREY WAY, AND JOHN TROUTON

Defendants. \*

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# PLAINTIFFS' MOTION TO EXTEND TIME TO DISCLOSE OPINION OF EXPERT WITNESS

Plaintiffs Michael Hackley and Michael Hackley Architects, P.C. hereby request an extension of time for filing their Rule 26(a)(2) Expert Witness Disclosure pursuant to the revised scheduling Order of December 31, 2002. In support of this Motion, Plaintiffs state as follows:

- 1. At trial in the above-captioned matter, Plaintiffs will call Bruno Vaughn Reich as an expert in this case.
- 2. Mr. Reich is currently traveling for business and is unable to finalize his report.
- 3. Therefore, Plaintiffs request an additional two weeks to April 24, 2003 for Mr. Reich to finalize his report.

WHEREFORE, Plaintiffs Michael Hackley and Michael Hackley Architects, P.C. respectfully request that this Court grant their Motion to Extend Time to Disclose Opinion of Expert Witness by two weeks to April 24, 2003 so that Plaintiffs' Expert Witness can finalize his report.

Respectfully submitted,

Attorneys for Plaintiffs Michael Hackley and Michael Hackley Architects, P.C.

\_\_/s/\_\_\_\_

Deborah J, Westervelt; Fed Bar. No. 26,282 Royal W. Craig, Fed.Bar No. 24,546 The Law Offices of Royal Craig, P.C. 10 North Calvert Street, Suite Baltimore, Maryland 21202 (410)385-2383

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Dated: April 10, 2003

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MICHAEL HACKLEY ARCHITECTS, P.C. AND MICHAEL HACKLEY,

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Defendants.

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#### **ORDER**

Plaintiffs Michael Hackley and Michael Hackley Architects, P.C., having appeared and filed their Motion To Extend Time to Disclose Opinion of Expert Witness, it is now

ORDERED that Plaintiffs Michael Hackley and Michael Hackley Architects, P.C. shall have an extension of two weeks to April 24, 2003 to produce their expert witness opinion.

Judge J. Frederick Motz United States District Judge

cc. Deborah J. Westervelt
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### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of Plaintiff's Motion To Extend Time To Disclose Opinion Of Expert Witness was furnished electronically this 10 day of April, 2003, to the following addressees:

Christopher Johns, Esq. P.O. Box 975 Laurel, MD 20707

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Terrence Mc. Shane, Esq. Lee & McShane, P.C. 1211 Connecticut Avenue, N.W. Suite 425 Washington, D.C. 20036

And by First Class mail, postage prepaid to:

Leland de la Garza, Esq. De la Garza & Wallace, P.C. 350 North St. Paul Street, Suite 2650 Dallas, Texas 75201

\_\_\_/s/\_\_\_\_

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